

ENGROSSED SENATE BILL No. 527

DIGEST OF SB 527 (Updated March 30, 2005 9:29 am - DI 14)

Citations Affected: IC 14-8; IC 14-22; IC 15-2.1.

Synopsis: Board of animal health and cervidae issues. Provides that cervidae and cervidae products legally produced, purchased, possessed, or acquired withing Indiana are the exclusive property of the owner and that meat and products from privately owned cervidae may be sold to the general public. Provides the board of animal health (board) with authority over pests of animals and objects that could harbor a pest or disease. Allows the board to pay certain indemnity costs related to condemned animals and objects, including disposal and disinfection costs. Prohibits indemnity in certain circumstances. Removes the limit on the amount payable for cattle because of tuberculosis. Amends definitions of "dairy farm" and "milk plant". Allows the board to suspend various milk permits. Changes the expiration date of various milk permits. Repeals certain definitions. Makes technical amendments.

Effective: July 1, 2005.

Jackman

(HOUSE SPONSORS — LEHE, FRIEND, GOODIN)

January 20, 2005, read first time and referred to Committee on Agriculture and Small

February 10, 2005, reported favorably — Do Pass. February 14, 2005, read second time, ordered engrossed. February 15, 2005, engrossed. Read third time, passed. Yeas 48, nays 0.

HOUSE ACTION
March 14, 2005, read first time and referred to Committee on Agriculture and Rural Development.
March 31, 2005, amended, reported — Do Pass.



First Regular Session 114th General Assembly (2005)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2004 Regular Session of the General Assembly.

ENGROSSED SENATE BILL No. 527

A BILL FOR AN ACT to amend the Indiana Code concerning animals.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 14-8-2-37.6 IS ADDED TO THE INDIANA CODE
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
3	1, 2005]: Sec. 37.6. "Cervidae", for purposes of IC 14-22-20.5, has
4	the meaning set forth in IC 14-22-20.5-1.
5	SECTION 2. IC 14-8-2-37.7 IS ADDED TO THE INDIANA CODE
6	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
7	1, 2005]: Sec. 37.7. "Cervidae livestock operation", for purposes of
8	IC 14-22-20.5, has the meaning set forth in IC 14-22-20.5-2.
9	SECTION 3. IC 14-8-2-37-8 IS ADDED TO THE INDIANA CODE
10	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
11	1, 2005]: Sec. 37.8. "Cervidae products", for purposes of
12	IC 14-22-20.5, has the meaning set forth in IC 14-22-20.5-3.
13	SECTION 4. IC 14-22-20.5 IS ADDED TO THE INDIANA CODE
14	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE

Chapter 20.5. Cervidae and Cervidae Products

Sec. 1. As used in this chapter, "cervidae" means privately

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JULY 1, 2005]:



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1	owned members of the cervidae family, including deer, elk, moose,
2	reindeer, and caribou.
3	Sec. 2. As used in this chapter, "cervidae livestock operation"
4	means an operation that:
5	(1) has a game breeders license issued by the department of
6	natural resources under IC 14-22-20;
7	(2) contains privately owned cervidae; and
8	(3) involves the breeding, propagating, purchasing, selling,
9	and marketing of cervidae or cervidae products;
10	but does not involve the hunting of privately owned cervidae.
11	Sec. 3. As used in this chapter, "cervidae products" means
12	products, coproducts, or byproducts of cervidae.
13	Sec. 4. Cervidae and cervidae products legally produced,
14	purchased, possessed, or acquired within Indiana or imported into
15	Indiana are the exclusive property of the owner.
16	Sec. 5. Meat and products derived from privately owned
17	cervidae that are from a cervidae livestock operation may be sold
18	to the general public, subject to IC 15-2.1-24.
19	SECTION 5. IC 15-2.1-1-1 IS AMENDED TO READ AS
20	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 1. It is the purpose of
21	this article to promote, and encourage, and advance the prevention,
22	suppression, detection, control, and eradication of infectious,
23	contagious and communicable diseases and pests affecting:
24	(1) the health of animals within Indiana; and
25	(2) trade in animals and animal products in and from Indiana.
26	SECTION 6. IC 15-2.1-1-5 IS AMENDED TO READ AS
27	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 5. It is the purpose of
28	this article to control and regulate the sanitary and health conditions
29	under which animals are brought upon, consigned to, sold, bartered, or
30	exchanged through, or removed from, the premises of auction sale
31	barns or community sales, to the end that the spread of animal diseases
32	and pests of animals in this state shall be controlled and also that the
33	public health and welfare of the citizens of this state shall be conserved
34	and protected.
35	SECTION 7. IC 15-2.1-2-2.5 IS AMENDED TO READ AS
36	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 2.5. "Animal" for
37	purposes of IC 15-2.1-16, means domestic or wild animals, including
38	livestock and poultry. a member of the animal kingdom, except
39	humans.
40	SECTION 8. IC 15-2.1-2-3.4 IS AMENDED TO READ AS
41	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3.4. "Approved
42	certificate of veterinary inspection" means an official health certificate



1	or certificate of veterinary inspection that bears the approval of the
2	chief livestock sanitary official of the state of origin.
3	SECTION 9. IC 15-2.1-2-12.7 IS AMENDED TO READ AS
4	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 12.7. "Dairy farm"
5	means a place:
6	(1) where at least one (1) lactating cow, sheep, or goat, water

- (1) where at least one (1) **lactating** cow, sheep, or goat, water **buffalo**, or other hoofed mammal is kept; and
- (2) from which a part or all of the milk or milk products that are produced are provided, sold, or offered for sale to a milk plant, transfer station, or receiving station.

SECTION 10. IC 15-2.1-2-28.7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 28.7. (a) "Milk plant" means a place, a premises, or an establishment where milk or milk products are collected, handled, processed, stored, **ultra** pasteurized, bottled, aseptically processed, **condensed**, **dried**, packaged, or prepared for distribution.

(b) The term does not include soft ice cream dispensers in restaurants as defined by the board.

SECTION 11. IC 15-2.1-2-29.9 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 29.9. "Move" means the following:**

- (1) To carry, enter, import, mail, ship, or transport.
- (2) To aid, abet, cause, or induce carrying, entering, importing, mailing, shipping, or transporting.
- (3) To offer to carry, enter, import, mail, ship, or transport.
- (4) To receive in order to carry, enter, import, mail, ship, or transport.
- (5) To release into the environment.
- (6) To allow any of the activities described in this section.

SECTION 12. IC 15-2.1-2-31.1 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 31.1.** "**Object**", for purposes of **IC 15-2.1-1** through **IC 15-2.1-18**, means a pest or disease or a material or tangible thing that could harbor a pest or disease.

SECTION 13. IC 15-2.1-2-31.3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 31.3. "Official health certificate" or "official certificate of veterinary inspection" means an official document issued by a state or federal representative or an accredited veterinarian that records a veterinary inspection of the animal, statements about the health of the animal, tests conducted on the animal, vaccinations given the animal, and other information about

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1	the animal and its movement that is required by a state or by the United	
2	States to be recorded.	
3	SECTION 14. IC 15-2.1-2-39.1 IS ADDED TO THE INDIANA	
4	CODE AS A NEW SECTION TO READ AS FOLLOWS	
5	[EFFECTIVE JULY 1, 2005]: Sec. 39.1. "Pest" means any of the	
6	following that can directly or indirectly injure, cause damage to, or	
7	cause disease in animals:	
8	(1) A protozoan.	
9	(2) A plant.	
10	(3) A bacteria.	
11	(4) A fungus.	
12	(5) A virus or viroid.	
13	(6) An infectious agent or other pathogen.	
14	(7) An arthropod.	
15	(8) A parasite.	
16	(9) A prion.	-
17	(10) A vector.	\
18	(11) An organism similar to or allied with any of the	
19	organisms described in this section.	
20	SECTION 15. IC 15-2.1-2-54 IS AMENDED TO READ AS	
21	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 54. "Veterinarian"	
22	means a person authorized by law to practice veterinary medicine. in	
23	this state.	
24	SECTION 16. IC 15-2.1-3-11 IS AMENDED TO READ AS	ļ
25	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 11. The board shall	
26	have general supervision of the prevention, suppression, detection,	
27	control, and eradication of infectious, contagious and communicable	,
28	diseases and pests affecting the health of animals within and in transit	
29	through the state and the production, manufacture, and processing and	١
30	distribution of products derived from animals to control health hazards	
31	that may threaten the public health and welfare of the citizens of	
32	Indiana.	
33	SECTION 17. IC 15-2.1-3-13 IS AMENDED TO READ AS	
34	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 13. In addition to the	
35	powers and duties given the board elsewhere in this article and	
36	otherwise by law, the board shall have the powers and duties as are	
37	reasonable and necessary to do the following:	
38	(1) Provide for the quarantine of animals affected with or that	
39	have been exposed to an infectious, contagious, or communicable	
40	disease. and objects to prevent, control, and eradicate diseases	
41	and pests of animals.	

(2) Provide for and control the establishment Develop, adopt, and



1	maintenance of implement programs and procedures for	
2	establishing and maintaining accredited, certified, validated, or	
3	otherwise designated disease or pest free or disease or pest	
4	monitored animals, herds, flocks, or areas, including but not	
5	limited to the following:	
6	(A) The control establishment and accreditation maintenance	
7	of herds that are free of monitored for disease or pest	
8	syndromes.	
9	(B) The establishment and maintenance of certified or	
10	validated brucellosis free herds, animals, and areas.	1
11	(C) The establishment and maintenance of accredited	
12	tuberculosis free herds, animals, and areas.	
13	(D) The establishment and maintenance of validated;	
14	monitored, certified, or other disease statuses for herds and	
15	areas.	
16	(3) Provide Develop, adopt, and implement programs and plans	1
17	for the prevention, detection, control, and eradication of	
18	infectious, contagious, or communicable diseases in and pests of	
19	animals.	
20	(4) Control or prohibit, by permit or other means, the movement	
21	and transportation into, out of, or within the state, of animals and	
22	the products of animals that objects in order to prevent, detect,	
23	control, or eradicate diseases and pests of animals. When	
24	implementing controls or prohibitions the board may consider	
25	whether animals or objects are diseased, suspected to be	
26	diseased, or under quarantine, or that originate whether they	_
27	originated from a country, a state, or other an area, or a	,
28	premises that is known or suspected to harbor animals or	
29	objects infected with or exposed to a disease or pest of animals.	1
30	(5) Control or prohibit the public and private sale of animals and	
31	objects in order to prevent the spread of disease and pests of	
32	animals.	
33	(6) Control the use, sanitation, and disinfection of public	
34	stockyards and the use, sanitation, and disinfection of vehicles	
35	used as public carriers means of conveyances for the	
36	transportation of animals and objects into and within the state	
37	Indiana to accomplish the objectives of this article.	
38	(7) Control the use , sanitation, and disinfection of the premises,	
39	buildings, sheds, lots, and other places or enclosures where	
40	diseased animals have been confined. facilities, and equipment	
41	to accomplish the objectives of this article.	
42	(8) Control the movement of animals and objects to, and from,	



1	and within premises where infectious, contagious, or
2	communicable diseases or pests of animals may exist. or of
3	material that may carry or spread disease.
4	(9) Control the movement and disposal of carcasses of animals
5	and objects.
6	(10) Control the manufacture, sale, storage, distribution, handling,
7	and use of serums, vaccines, and other biologics and veterinary
8	drugs, except those drugs for human consumption regulated under
9	IC 16-42-19, to be used for the prevention, detection , control, and
10	eradication of disease in and pests of animals.
11	(11) Prescribe the means, methods, and procedures for and
12	otherwise control the vaccination or other treatment of animals
13	and objects and the conduct of tests for disease diseases and
14	pests of animals.
15	(12) Provide Develop, adopt, and implement plans and
16	programs for the identification of animals, objects, premises,
17	and means of conveyances. Plans and programs may include
18	identification of animals or objects that have been condemned
19	for slaughter under provisions of this article and for the
20	identification of animals that have and have not satisfactorily
21	passed tests established for detecting the presence of an
22	infectious, contagious, or communicable disease. related to
23	classification as to disease, testing, vaccination, or treatment
24	status.
25	(13) Establish the terms and method of appraisal or other
26	determination of value of animals and objects condemned for
27	slaughter under provisions of this article, the payment of any
28	indemnities that may be provided for such animals and objects,
29	and the regulation of the sale or other disposition of such
30	animals or objects.
31	(14) Control the sale of baby chicks.
32	(15) Cooperate and enter into agreements with the appropriate
33	departments and agencies of this state, of any other state, or of the
34	federal government for the purpose of preventing, detecting,
35	controlling, and eradicating infectious, contagious, and
36	communicable diseases and pests of animals.
37	(16) Control or prohibit the movement and transportation into, out
38	of, or within the state, of wild animals, or including birds, that
39	might carry or disseminate diseases to or pests of animals. or
40	birds in Indiana.
41	(17) Provide for condemning or abating conditions causative of
42	disease in that cause, aggravate, spread, or harbor diseases or



l	pests of animals.
2	(18) Establish and designate, in addition to the disease testing
3	service laboratory at Purdue University, other laboratories as may
4	be necessary to make tests of any nature for disease. diseases and
5	pests of animals.
6	(19) Cause investigations to be made as to Investigate, develop,
7	and implement the best methods for the prevention, detection,
8	control, suppression, or eradication of contagious, infectious, or
9	communicable diseases affecting and pests of animals.
.0	(20) Investigate, gather, and compile information concerning the
. 1	organization, business conduct, practices, and management of any
2	registrant, licensee, permittee, applicant for a license, or
.3	applicant for a permit.
4	(21) Investigate allegations of unregistered, unlicensed, and
.5	unpermitted activities.
. 6	(21) (22) Institute legal action in the name of the state of Indiana
. 7	as is necessary to enforce its orders and regulations and the
. 8	provisions of this article.
.9	(22) (23) Control the collection, transportation, and cooking of
20	garbage to be fed to swine or other animals and all matters of
21	sanitation relating thereto affecting the health of swine or other
22	animals and affecting public health and comfort.
23	(23) (24) Adopt an appropriate seal.
24	(24) (25) Issue orders as an aid to enforcement of the powers
2.5	granted it by this article and IC 15-5-14.
2.6	(25) (26) Control disposal plants and byproducts collection
27	services and all matters connected thereto.
28	(26) (27) Abate biological or chemical substances that:
29	(A) remain in or on any animal before or at the time of
50	slaughter as a result of treatment or exposure; and
31	(B) are found by the board to be or have the potential of being
32	injurious to the health of animals or humans.
33	(27) (28) Regulate the production, manufacture, processing, and
34	distribution of products derived from animals to control health
35	hazards that may threaten animal health, the public health and
36	welfare of the citizens of Indiana, and the trade in animals and
37	animal products in and from Indiana.
8	(28) (29) Cooperate and coordinate with local, state, and federal
19	emergency management agencies to plan and implement disaster
10	emergency plans and programs as they relate to animals in
1	Indiana.
12	(29) (30) Assist law enforcement agencies investigating



allegations of cruelty and ne	eglect of animals.
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(30) (31) Assist organizations that represent livestock producers with issues and programs related to the care of livestock.

SECTION 18. IC 15-2.1-3-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 14. (a) The board or its agent may make sanitary inspections and surveys in all parts of this state, and shall have the right to enter upon any public or private property where any animals or objects are at the time quartered, or including wherever the carcass of any animal may be, for the purpose of inspecting such property, examining such animals or objects, conducting tests in regard to the presence of an infectious, contagious, or communicable disease diseases or pests of animals and the possible cause and sources of such disease or pest, and for performing any other function authorized by this article.

- (b) The board or the board's agent may hold, seize, quarantine, treat, destroy, dispose of, or take other remedial action with respect to any animal or progeny of any animal, object, or means of conveyance that the board or the board's agent:
 - (1) has reason to believe:
 - (A) may carry, may have carried, or may have been affected by or exposed to any disease or pest of animals; or
 - (B) violates this article or a rule adopted under this article;
 - (2) finds is not being maintained or has not been maintained in accordance with a quarantine or condition imposed under this article, a rule adopted under this article, or an order issued under this article; or
 - (3) determines must be acted upon to prevent the dissemination of a disease or pest of animals.

SECTION 19. IC 15-2.1-7-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 7. Owners of cattle, goats, and cervids that are destroyed because they have shown a positive reaction to a tuberculin test, or because they have been exposed by reason of association with tubercular animals, shall be indemnified for such animals in accordance with rules of the board and the United States Department of Agriculture. Payment by the state may not exceed the per animal limit set in the rules of the board. Payment for cattle may not be more than three hundred and fifty dollars (\$350) per animal. Joint federal-state indemnity, plus salvage, may not exceed the appraised value of each animal. State indemnity may be paid for cattle reacting to a tuberculin test which has been applied by any veterinarian other than the state veterinarian, his the state veterinarian's agent, or







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an agent of the United States Department of Agriculture.

SECTION 20. IC 15-2.1-18-11 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 11. Inspection of Suspected Dangerous or Diseased Animals. The state veterinarian or his the state veterinarian's agent shall make an examination of animals and objects suspected to be dangerous or diseased and shall enforce the laws, regulations rules, and orders relating thereto.

SECTION 21. IC 15-2.1-18-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 12. Authority Given USDA. The agents of the United States department of agriculture shall have the right of inspection, testing, quarantine, and condemnation of animals and objects within this state affected with any contagious or infectious disease or pest of animals, suspected to be so affected, or that may have been exposed to any such disease or pest of animals. For such purposes, they may enter upon any ground or premises and may call upon the sheriffs, constables, and other peace officers to assist them in the discharge of their duties. Such sheriffs, constables, or peace officers shall assist such inspectors when so requested, and such inspectors shall have the same power and protection as peace officers, when engaged in the discharge of their duties. However, this state shall not be liable for any damages or expenses caused or made by such inspectors.

SECTION 22. IC 15-2.1-18-13 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 13. Whenever the governor has good reason to believe that any disease or pest of animals has become epidemic in another state been discovered and that the importation of animals or products derived from animals objects from that another state, or the movement of animals or objects within Indiana, would be injurious to the health of the citizens or the animals of this state, the governor may, on the recommendation of the board, designate such locality by proclamation and prohibit the entry into or other movement within Indiana of animals and objects, or stipulate the conditions under which animals and products derived from animals of the type diseased or animals exposed to the disease objects may enter the state: or move within Indiana.

SECTION 23. IC 15-2.1-18-14 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 14. (a) Except as provided in subsection (b), the owner of any animal feed, or other material object condemned by the board shall be indemnified in accordance with this article and regulations governing the payment of indemnity by the state or by the state in cooperation with the federal government. The length of time in which any of the condemned









1	animals have been in the state which are condemned under this article
2	shall in no way be controlling with respect to the payment of
3	indemnity. The board or the board's agent shall determine
4	indemnity amounts based on appraisals or other determinations of
5	value made in accordance with:
6	(1) rules and policies adopted by the board; or
7	(2) laws and policies of the federal government;
8	that govern indemnity payments.
9	(b) The board is not required to indemnify objects that are
10	adulterated, misbranded, or condemned under IC 15-2.1-23,
11	IC 15-2.1-24, or IC 16-42.
12	(c) The board may pay the cost of transporting, testing, treating,
13	euthanizing, destroying, and disposing of infected, exposed, or
14	suspect animals and objects.
15	(d) The board may pay the cost of cleaning and disinfecting for
16	purposes allowed under this article.
17	SECTION 24. IC 15-2.1-18-15 IS AMENDED TO READ AS
18	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 15. No (a) Except as
19	provided in subsection (b), an indemnity payment shall not be made
20	for the following:
21	(1) Animals or objects belonging to the United States.
22	(2) Animals or objects belonging to this state.
23	(3) Animals or objects brought into the state contrary to or
24	moved in violation of this article, the rules of the board, or an
25	agreement for the control of diseases or pests.
26	(4) Animals which were previously affected by any other disease
27	or pest, which, from its nature and development, was incurable
28	and necessarily fatal.
29	(5) Animals or objects affected with disease which or pest of
30	animals that the owner purchased, knowing that the animals or
31	objects were infected with or exposed to a disease or pest of
32	animals, including animals or objects purchased from a place
33	where a contagious disease or pest of animals was known to
34	exist. or
35	(6) Any cattle which may react animal or object that the owner
36	or the owner's agent intentionally infects with or exposes to
37	any test for brucellosis made under the provisions of this article.
38	a disease or pest of animals.
39	(7) Any animal or object for which the owner received
40	indemnity or reimbursement from any other source.
41	(b) The board may pay indemnity for animals or objects

described in subsection (a)(3) through (a)(5) if the board finds that



payment of indemnity is necessary to accomplish the purposes of this article.

SECTION 25. IC 15-2.1-18-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 16. The board or its agent may condemn and control the disposition thereof; after satisfactory appraisal has been made in accordance with the regulations of the board or the United States department of agriculture, any animal affected or object infected with or exposed to, or suspected to be infected with or exposed to, foot and mouth disease, glanders, or such other diseases which present unforeseeable aspects, insofar as control and eradication or pests of such diseases is concerned and which, animals that, in the opinion of the board, present are a definite health hazard to the livestock industry, or other animals, or the citizens of the state. Feed or other material Objects infected with, exposed to, or suspected to be infected with or exposed to such diseases or pests of animals may likewise be condemned after appraisal and shall be destroyed or disposed of in such a manner as the board may direct.

SECTION 26. IC 15-2.1-18-16.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 16.5. The board may purchase an animal **or object** for the purpose of diagnosing, evaluating, preventing, detecting, controlling, and eradicating diseases that present a definite health hazard to the livestock industry or other and pests of animals. in Indiana.

SECTION 27. IC 15-2.1-18-21 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 21. If the board determines that a disease **or pest of animals** presents a definite health hazard to the citizens or animals of the state, the following action may be taken:

- (1) The board may adopt emergency rules under IC 4-22-2-37.1 that provide for any of facilitate the prevention, detection, control, and eradication of the disease or pest of animals, including the following:
 - (A) Prohibit or impose conditions on importing animals and products derived from animals objects into the state.
 - (B) Require testing of animals and products derived from animals. objects.
 - (C) Require vaccination or other treatment of animals and objects.
 - (D) Restrict Prohibit or impose conditions on moving animals and products derived from animals objects within the state.
 - (E) Govern the disposition of animals and objects.



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1	(E) (F) Impose other measures governing animals and
2	products derived from animals objects to protect the citizens
3	and animals of the state from disease. diseases and pests of
4	animals.
5	(2) The state veterinarian may issue emergency orders under
6	IC 4-21.5-4 governing animals and products derived from
7	animals, objects in order to protect the citizens and animals of the
8	state from disease. diseases and pests of animals.
9	SECTION 28. IC 15-2.1-18-22 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 22. If the board
11	determines that a disease epidemic or pest of animals has or is
12	imminently likely to result in a large number of dead animals, the board
13	may facilitate the prompt disposal of the dead animals by adopting an
14	emergency rule under IC 4-22-2-37.1 that amends or suspends:
15	(1) IC 15-2.1-16; and
16	(2) any rule adopted by the board that governs the disposal of
17	dead animals.
18	SECTION 29. IC 15-2.1-18-23 IS AMENDED TO READ AS
19	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 23. If the board
20	determines that an animal a disease or pest of animals presents a
21	definite hazard to the citizens or animals of the state, the board may:
22	declare an animal health emergency. If an animal health emergency is
23	declared, the board may:
24	(1) use funds appropriated to the board by the general assembly
25	for indemnity or any other purpose; and
26	(2) submit to the budget agency a request for additional funds
27	under IC 4-12-1-15 or any other prescribed procedure and use
28	any funds received;
29	for the purpose of addressing the animal health emergency. hazard.
30	SECTION 30. IC 15-2.1-23-2 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 2. (a) A person who
32	operates a milk plant, operates a receiving station or transfer station,
33	acts as a milk distributor, acts as a bulk milk hauler/sampler, operates
34	a milk tank truck, operates a dairy farm, operates a milk tank truck
35	cleaning facility, operates a business that manufactures containers for
36	milk or milk products, or any other person who does not possess a
37	permit from the board may not:
38	(1) bring, send, or receive into Indiana for sale;
39	(2) sell or offer for sale in Indiana; or
40	(3) store in Indiana;
41	any milk or milk products. Grocery stores, restaurants, soda fountains,

and similar establishments where milk or milk products are served or



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sold at retail, but not processed, are exempt from the requirements of this section. The board may recognize a permit issued by another state for a truck used to transport milk instead of issuing an Indiana permi
for the same truck. (b) A person desiring a permit required by this chapter must make
written application, in the form prescribed by the board, to the board for such a permit. (c) Only a person who complies with this chapter is entitled to
receive and retain a permit. Permits are not transferable with respect to persons or locations.

- (d) The board shall may suspend a permit whenever:
 - (1) there is reason to believe that a public health hazard exists;
 - (2) the permit holder has violated any of the requirements of this chapter; or
 - (3) the permit holder has interfered with the board in the performance of the board's duties.
- (e) The board shall:

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- (1) in all cases except where the milk or milk product involved creates or appears to create an imminent hazard to the public health; or
- (2) in any case of a willful refusal to permit authorized inspection; serve upon the holder a written notice of intent to suspend the permit under IC 4-21.5. A suspension of a permit is effective immediately and remains in effect until the violation has been corrected to the satisfaction of the board.
- (f) When a permit suspension has been due to a violation of any of the bacterial, coliform, somatic cell, or cooling temperature standards, the board shall, not later than one (1) week after the receipt of a written application for reinstatement of a permit, issue a temporary permit after determining by an inspection of the facilities and operating methods that the conditions responsible for the violation have been corrected. Samples must then be taken at the rate of not more than two (2) per week on separate days within a three (3) week period, and the board shall reinstate the permit upon compliance with the appropriate standard, as determined in accordance with section 5 of this chapter.
- (g) If a permit suspension was due to a violation of a drug residue test requirement or a requirement other than the bacteriological, coliform, somatic cell, or cooling temperature standards, the application for reinstatement must contain a written statement to the effect that the violation has been corrected. Not later than one (1) week after the receipt of an application, the board shall make an inspection of the applicant's establishment and as many subsequent additional











1	inspections as are considered necessary to determine that the
2	applicant's establishment is complying with the requirements. When
3	the findings justify, the permit must be reinstated. If a permit
4	suspension is due to drug residues, the permit shall be reinstated in
5	accordance with section 6.5 of this chapter.
6	(h) The board may refuse to issue or reissue, may suspend for a
7	definite time, or may revoke permits issued under this chapter for
8	repeated violations of this chapter or a rule adopted by the board. The
9	issuance or revocation of a permit under this section must be conducted
.0	in accordance with IC 4-21.5.
.1	(i) A permit issued under this chapter expires as follows:
2	(1) A bulk milk hauler/sampler permit expires on December
.3	31 of the third year after the year in which the permit was
.4	issued.
.5	(2) A dairy farm permit expires upon an action listed in
6	subdivisions (4) through (6).
7	(1) (3) A permit, other than a bulk milk hauler/sampler
. 8	permit and a dairy farm permit, expires on December 31 of the
9	year in which the permit was issued. Permits issued within the last
20	three (3) months of a year may be issued to expire on December
21	31 of the following year.
22	(2) (4) Upon discontinuance of operation for a period of ninety
23	(90) days.
24	(3) (5) Upon the expiration of the permit or the revocation of the
2.5	permit by the board.
26	(4) (6) Upon the sale or other transfer of an operation to a
27	different owner or operator.
28	(5) (7) For a milk distributor, milk plant, receiving station,
29	transfer station, or milk tank truck cleaning facility, a transfer of
30	the place of business from one (1) building or room to another.
31	(j) The board may adopt rules under IC 4-22-2 to implement this
32	section.
33	SECTION 31. IC 15-2.1-24-19 IS AMENDED TO READ AS
34	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 19. (a) A person
35	subject to this chapter that has not been approved for inspection may
66	not offer for sale meat or poultry, a meat food product, or a poultry
37	product in commerce in Indiana.
8	(b) The board may take the following actions for a violation of
19	this section:
10	(1) Issue an order of compliance under IC 4-21.5-3-6,
1	IC 4-21.5-3-8, or IC 4-21.5-4.

(2) Levy a civil penalty under IC 4-21.5-3-8; or **IC 4-21.5-3-6.**



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for a violation of this section. (c) The board may, by rules adopted under IC 4-22-2, adopted u	his not
violation. SECTION 32. THE FOLLOWING ARE REPEALED [EFFECTION 1.2.1.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2	VE
JULY 1, 2005]: IC 15-2.1-2-4; IC 15-2.1-2-32.	



COMMITTEE REPORT

Madam President: The Senate Committee on Agriculture and Small Business, to which was referred Senate Bill No. 527, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to Senate Bill 527 as introduced.)

NUGENT, Chairperson

Committee Vote: Yeas 10, Nays 0.

COMMITTEE REPORT

Mr. Speaker: Your Committee on Agriculture and Rural Development, to which was referred Senate Bill 527, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Delete the title and insert the following:

A BILL FOR AN ACT to amend the Indiana Code concerning animals.

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 14-8-2-37.6 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1,2005]: Sec. 37.6. "Cervidae", for purposes of IC 14-22-20.5, has the meaning set forth in IC 14-22-20.5-1.

SECTION 2. IC 14-8-2-37.7 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 37.7.** "Cervidae livestock operation", for purposes of **IC 14-22-20.5**, has the meaning set forth in **IC 14-22-20.5-2**.

SECTION 3. IC 14-8-2-37-8 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 37.8. "Cervidae products", for purposes of IC 14-22-20.5, has the meaning set forth in IC 14-22-20.5-3.

SECTION 4. IC 14-22-20.5 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]:

Chapter 20.5. Cervidae and Cervidae Products

Sec. 1. As used in this chapter, "cervidae" means privately owned members of the cervidae family, including deer, elk, moose, reindeer, and caribou.

ES 527-LS 6783/DI 77+











- Sec. 2. As used in this chapter, "cervidae livestock operation" means an operation that:
 - (1) has a game breeders license issued by the department of natural resources under IC 14-22-20;
 - (2) contains privately owned cervidae; and
 - (3) involves the breeding, propagating, purchasing, selling, and marketing of cervidae or cervidae products;

but does not involve the hunting of privately owned cervidae.

- Sec. 3. As used in this chapter, "cervidae products" means products, coproducts, or byproducts of cervidae.
- Sec. 4. Cervidae and cervidae products legally produced, purchased, possessed, or acquired within Indiana or imported into Indiana are the exclusive property of the owner.
- Sec. 5. Meat and products derived from privately owned cervidae that are from a cervidae livestock operation may be sold to the general public, subject to IC 15-2.1-24.".

Page 13, line 25, delete "diary" and insert "dairy".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 527 as printed February 11, 2005.)

GUTWEIN, Chair

Committee Vote: yeas 8, nays 0.

y

